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ATTORNEY'S DOCKET NUMBER

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DESIGNATED/ELECTED OFFICE (DO/EO/US)
CONCERNING A FILING UNDER 35 U.S.C. 371

713-484

U.S. APPLICATION NO. (if known, see 37 CFR 1.5)

09/856043

INTERNATIONAL APPLICATION NO.

PCT/AU00/01136

INTERNATIONAL FILING DATE

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PRIORITY DATE CLAIMED

17 September 1999 (17.09.1999)

TITLE OF INVENTION

POWER ACTUATED TOOLS

APPLICANT(S) FOR DO/EO/US

Philip Charles CLARK

Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

1. ☒ This is a **FIRST** submission of items concerning a filing under 35 U.S.C. 371.
2. ☐ This is a **SECOND** or **SUBSEQUENT** submission of items concerning a filing under 35 U.S.C. 371.
3. ☐ This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).
4. ☐ A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.
5. ☒ A copy of the International Application as filed (35 U.S.C. 371(c)(2))
 - a. ☒ is transmitted herewith (required only if not transmitted by the International Bureau).
 - b. ☐ has been transmitted by the International Bureau.
 - c. ☐ is not required, as the application was filed in the United States Receiving Office (RO/US)
6. ☐ A English translation of the International Application into English (35 U.S.C. 371(c)(2)).
 - a. ☐ is attached hereto
 - b. ☐ has been previously submitted under 35 U.S.C. 154 371 (c)(2)
7. ☐ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))
 - a. ☐ are transmitted herewith (required only if not transmitted by the International Bureau).
 - b. ☐ have been transmitted by the International Bureau.
 - c. ☐ have not been made; however, the time limit for making such amendment has NOT expired.
 - d. ☐ have not been made and will not be made.
8. ☐ A English translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
9. ☒ An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).
10. ☐ A English translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).

Items 11. to 20. below concern other document(s) or information included:

11. ☒ An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
12. ☒ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
13. ☒ A FIRST preliminary amendment.
14. ☐ A SECOND or SUBSEQUENT preliminary amendment.
15. ☐ A substitute specification.
16. ☐ A change of power of attorney and/or address letter.
17. ☐ A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821-1.825
18. ☐ A second copy of the published international application under 35 U.S.C. 154(d)(4)
19. ☐ A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4)
20. ☐ Other items or information.

U.S. APPLIC. NO. (if known, see 37 CFR 1.5) <div style="font-size: 2em; font-weight: bold;">09/856043</div>	INTERNATIONAL APPLICATION NO. PCT/FR00/01136	ATTORNEY'S DOCKET NUMBER 713-484
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21. <input checked="" type="checkbox"/> The following fees are submitted: Basic National Fee (37 CFR 1.492(a)(1)-(5)): Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO \$ 1000.00 International Search fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO and JPO \$ 860.00 International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO \$ 710.00 International preliminary examination fee paid to USPTO (37 CFR 1.482) but all claims did not satisfy provisions of PCT Article 33(1)-(4) \$ 690.00 International preliminary examination fee paid to USPTO (37 CFR 1.482) And all claims satisfied provisions of PCT Article 33(2)-(4) \$ 100.00 <div style="text-align: right; margin-top: 10px;">ENTER APPROPRIATE BASIC FEE AMOUNT =</div>	CALCULATIONS PTO USE ONLY <div style="border: 1px solid black; padding: 2px; margin-top: 5px;">\$ 1,000.00</div>
Surcharge of \$130.00 for furnishing the oath or declaration later than <input type="checkbox"/> 20 <input type="checkbox"/> 30 months from the earliest claimed priority date (37 CFR 1.492(e)).	<div style="border: 1px solid black; padding: 2px;">\$ 0.00</div>

CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE		
Total Claims	9 - 20 =		X \$18.00	\$ 0.00	
Independent Claims	1 - 3 =		X \$78.00	\$ 0.00	
Multiple dependent claim(s) (if applicable)			+ \$260.00	\$ 0.00	
TOTAL OF ABOVE CALCULATIONS =				\$ 1,000.00	
<input type="checkbox"/> Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by 1/2.				\$ 0.00	
SUBTOTAL =				\$ 1,000.00	
Processing fee of \$130.00 for furnishing the English translation later than the <input type="checkbox"/> 20 <input type="checkbox"/> 30 months from the earliest claimed priority date (37 CFR 1.492(f)).				\$ 0.00	
TOTAL NATIONAL FEE =				\$ 1,000.00	
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property				\$ 80.00	
TOTAL FEES ENCLOSED =				\$ 1,080.00	
				Amount to be: \$	
				refunded	
				charged	\$

a. ☐ A check in the amount of \$ XXX.XX to cover the above fees is enclosed.

b. ☐ Please charge my Deposit Account No. XXX in the amount of \$ XXX to cover the above fees. A duplicate copy of this sheet is enclosed.

c. ☒ The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 07-1337. A duplicate copy of this sheet is enclosed.

c. ☒ Fees are to be charged to a credit card **WARNING:** information on this form may be public. **Credit card information should not be included on this form.** Provide credit card information and authorization on PTO-2038.

NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.

SEND ALL CORRESPONDENCE TO:

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SIGNATURE
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 NAME
29,310
 REGISTRATION NUMBER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of :
Philip Charles CLARK :
Serial No. Not yet assigned : Group Art Unit: Not yet assigned
Filed: May 15, 2001 : Examiner: N/A
For: POWER ACTUATED TOOLS

PRELIMINARY AMENDMENT

Assistant Commissioner For Patents
Washington, D.C. 20231

Dear Sir:

Preliminary to examination of the above-referenced application, please amend the application:

IN THE CLAIMS:

Please amend claims 5, 7 and 8 as follows:

5. (Amended) A tool according to claim 1, wherein the engagement means comprises means for gripping the piston at its forward end portion when in its forward position within the barrel assembly.

7. (Amended) A tool according to claim 5, wherein the gripping means comprises balls arranged around the axis of the piston to engage a peripheral surface of the piston, said balls co-operating with an inclined surface to force the balls into gripping engagement with the piston upon rearwards movement of the gripping means relative to the piston.

8. (Amended) A tool according to claim 1, further comprising piston retention means to retain the piston in its rearmost position after resetting, said retention means acting in response to rebound of the piston from its rearmost position as a result of the sudden thrust used to effect resetting.

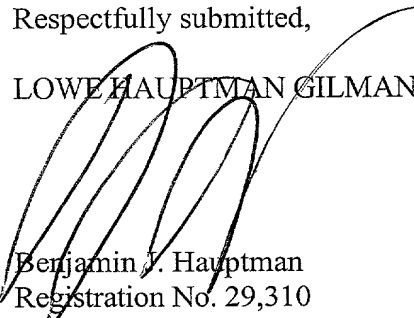
REMARKS

The above-referenced application is amended to delete the multiple dependencies of claims 5, 7 and 8 and avoid the multiple dependent claim filing fee.

Attached hereto is a marked-up version of the changes made to the claims by the current amendment. The attached pages are captioned "Verified with markings to show changes made".

Respectfully submitted,

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VERIFIED WITH MARKINGS TO SHOW CHANGES MADE

5. A tool according to claim 1 [any one of claims 2 to 4], wherein the engagement means comprises means for gripping the piston at its forward end portion when in its forward position within the barrel assembly.

7. A tool according to claim 5 [or claim 6], wherein the gripping means comprises balls arranged around the axis of the piston to engage a peripheral surface of the piston, said balls co-operating with an inclined surface to force the balls into gripping engagement with the piston upon rearwards movement of the gripping means relative to the piston.

8. A tool according to claim 1 [any one of claims 1 to 7], further comprising piston retention means to retain the piston in its rearmost position after resetting, said retention means acting in response to rebound of the piston from its rearmost position as a result of the sudden thrust used to effect resetting.

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POWER ACTUATED TOOLS

The present invention relates to power actuated tools and more particularly to explosively actuated tools for driving a fastener such as a pin into a substrate such as concrete or steel.

Explosively actuated tools for driving a fastener such as a pin into a substrate such as concrete or steel conventionally comprise a driving piston which is driven forwardly along the barrel of the tool upon detonation of an explosive charge to drive into the substrate a fastener within the forward end of the barrel. After the firing stroke has been completed, the driving piston is within the forward end of the barrel and appropriate action must be taken to reset the piston into a rear position within the barrel in preparation for the next driving stroke. This may be achieved by a manual action by the operator. One method of manually resetting the piston and which is widely used in practice involves the operator drawing the barrel forwardly from the housing of the tool while the piston is restrained so that the piston lies within a rear part of the barrel which is then retracted manually back into the housing.

There have been proposals for automatic or semi-automatic resetting of the piston. One such proposal involves the use of the explosive gas generated on firing the tool to drive the piston back into its rear position within the barrel after firing. Such a system can however lead to safety problems as the ducting of the explosive gas to a piston return mechanism can result in accumulation of unburnt explosive powder within the mechanism. Further, the problem arising from unburnt residues may be compounded if the tool is not used shortly after resetting of the piston and is subject to rough handling or vibration, for example by being transported on the floor of a truck, whereby the previously reset piston can move out of its predetermined rear position thereby leading to loss of power and possible generation of increasing amounts of unburnt residue at the next firing action.

Alternative proposals for an automatic piston return mechanism involve the use of spring energy which is stored during the driving stroke of the piston and is then released at the end of that stroke to return the piston to its rear position within the barrel. This system

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however suffers from the disadvantage that part of the driving force of the piston is used to provide the energy for return or resetting of the piston whereby the effective power of the tool is reduced.

5 In a conventional explosively actuated tool of the type under consideration, firing of the tool generates a recoil effect similar to that experienced upon discharge of a firearm such as a pistol or rifle and this recoil effect can be quite tiring to the operator of the tool.

10 The present invention seeks to provide a tool in which the recoil effect is, at least to a significant extent, absorbed within the tool without passing directly to the hands of an operator holding the tool, with the recoil energy being used to power a system for resetting the piston.

15 According to the present invention, there is provided an explosively operated tool for driving a fastener into a substrate such as steel or concrete, said tool comprising a housing, a barrel assembly mounted within the housing, and a piston within the barrel assembly and actuated upon firing of the tool to drive a fastener in the forward end of the barrel assembly into a substrate, wherein the barrel assembly is mounted for axial movement within the housing and co-operates with a mass mounted for rearwards movement relative to the housing in opposition to a biasing force to absorb recoil on firing of the tool, and a resetting mechanism for resetting the piston into a rear part of the barrel assembly after firing, said resetting mechanism being powered in response to displacement of said mass on recoil.

25 In a preferred embodiment the resetting mechanism comprises means for engaging the piston in a forward position in the barrel, and means for displacing the engagement means rearwardly to thrust the piston rearwardly, said displacement means comprising an energy source in which energy is stored as a result of displacement of the recoil mass upon recoil.

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 In a preferred embodiment the energy source comprises a spring in which potential energy is stored in response to displacement of the recoil mass, said potential energy

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suddenly being released to cause the piston to be propelled rearwardly. The spring may be a coil spring, an elastomeric spring, or a gas spring.

In a particularly preferred embodiment, the recoil mass is propelled rearwardly
5 against a strong resilient bias to absorb the recoil force and is then propelled forwardly by that bias, the spring associated with the resetting mechanism being charged with potential energy in response to the forwards movement of the recoil mass.

Preferably, the engagement means comprises means for gripping the piston at its
10 forward end portion when in its forward position within the barrel assembly. Preferably, the gripping means is interposed between forward and rear barrel sections of the barrel assembly, said forward and rear barrel sections preferably being separate barrel sections.

Preferably, piston retention means are provided to retain the piston in its rearmost
15 position after resetting, said retention means acting in response to rebound of the piston from its rearmost position as a result of the sudden thrust used to effect resetting.

An embodiment of the invention will now be described, by way of example only, with reference to the accompanying drawings in which:-

20 Figure 1 is a schematic longitudinal section of a tool in accordance with a preferred embodiment of the invention, the tool being shown in an at rest position after completion of a firing stroke in which a fastener has been driven into the substrate and the driving piston of the tool has been reset into a rear position within the barrel assembly, the configuration of Figure 1 being immediately prior to cocking of the tool;

25 Figure 2 is a section similar to Figure 1 but showing the configuration when the tool is cocked by pressing the forward end of the barrel assembly against a substrate preparatory to firing;

Figure 3 is a section similar to Figure 1 but showing the configuration immediately after firing in which the piston is in the forward end of the barrel assembly and a recoil
30 mass is in its rear position relative to the housing of the tool;

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Figure 4 is a section similar to Figure 1 but showing the configuration shortly after that of Figure 3 in which the recoil mass and barrel assembly have returned to a forward position; and

Figure 5 is a section similar to Figure but showing the configuration shortly after that of Figure 4 in which resetting of the piston has commenced.

As shown in the accompanying drawings an explosively actuated tool for driving a fastener such as a pin into a substrate such as concrete or steel, comprises a main multi-part housing 2 having a handle 4 with a trigger 6 which co-operates with a firing mechanism in conventional manner. A barrel 8 mounted within the housing 2 carries a drive piston 10 which is propelled forwardly along the barrel 8 upon firing of an explosive charge so as to drive into the substrate a fastener within the forward end of the barrel 8. The rear end of the barrel 8 co-operates in conventional manner with a strip 12 containing a number of explosive charges arranged seriatim along the strip. The barrel 8 comprises a front section 8a which projects forwardly from the housing and a separate rear section 8b. The front and rear barrel sections 8a, 8b are each mounted for axial movement relative to the housing 2 and the two barrel sections 8a, 8b are separated by a piston retention and resetting mechanism 12 which is also mounted for axial movement within the housing 2. The mechanism 12 has a central passage aligned with the bore of the front and rear barrel sections 8a, 8b whereby the piston 10 can extend from the rear barrel section 8b into the front barrel section 8a via the mechanism 12.

The barrel 8 is subjected to a spring bias which causes the forward end of the barrel to project forwardly of the housing 2 as shown in Figure 1. Cocking of the tool to enable firing requires the forward end of the barrel 8 to be pressed against the substrate so that the barrel is retracted into the housing 2 against the spring bias. This is a safety feature which is conventional in explosively actuated tools of this type to ensure that firing can only take place when the forward end of the barrel is pressed firmly against the substrate. This condition is illustrated in Figure 2. In its rearmost position as shown in Figure 2, the rear end of the barrel 8 co-operates with a breach block assembly 14 which includes the firing pin 16 and other components of the firing mechanism. In a conventional explosively

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actuated tool of this type, the breach block assembly is fixed relative to the housing. In contrast, in the tool of the present invention the breach block assembly 14 is mounted for axial movement in the housing 2 between a forward position as shown in Figures 1 and 2, this being the position in which it is able to co-operate with the rear end of the barrel 8 when the barrel is displaced rearwardly upon cocking, and a position rearwardly of that forward position. This rearwards movement occurs in opposition to the bias of one or more strong compression springs 18. The breach block assembly 14 also includes guide rods 20 mounted for longitudinal sliding movement within a rear part of the housing shown schematically at 2a in the drawings so as to guide the breach block assembly 14 during its rearward movement. The or each of the strong compression springs 18 is interposed between the rear part 2a of the housing and the breach block assembly 14. In the cocked position of the tool (Figure 2) when the barrel 8 is displaced rearwardly relative to the housing 2 when the forward end of the barrel 8 is pressed against the substrate, the rear limit position of the barrel 8 is provided when the rear end of the barrel 8 meets the forward face of the breach block assembly 14 and the force of the compression spring(s) 18 is such that the breach block assembly 14 is held in its forward position by the spring(s) 18 in opposition to the force applied on cocking.

In the tool of the invention, the breach block assembly 14 thus forms a "floating" mass in the housing 2 and subject to a forward spring bias, in contrast to conventional arrangements in which the breach block assembly forms a fixed mass within the housing. Accordingly, upon firing of the tool, the recoil force which is applied in a rearwards direction to the breach block assembly 14 as a reactive force to that which drives the piston 10 forwardly through the barrel 8, instead of being translated into a sudden rearwards force applied to the tool housing as occurs when the breach block assembly is fixed relative to the tool housing, the recoil force is translated into a rearwards displacement of the breach block assembly 14 relative to the housing against the bias of the compression spring(s) 18. It is estimated that the recoil force is a very high accelerative force (typically 200 to 300 g) generated within fractions of a millisecond and the dissipation of this force by the rearwards displacement of the mass of the breach block assembly 14 against the spring bias rather than the direct translation of the force into the tool housing tends to isolate the

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housing from the recoil effect. As will be apparent it is of course essential that the mass of the breach block assembly 14 and the opposing force provided by the compression spring(s) 18 is such as to achieve this effect.

5 It is important to note that when the breach block assembly 14 displaces rearwardly under the effect of the recoil force, the rear barrel section 8b also displaces rearwardly with the breach block assembly 14 due to the counter-force in opposition to the force propelling the piston 10 forwardly and this rearwards movement of the rear barrel section 8b is used in the resetting of the piston 10 into the rear part of the barrel in preparation for the next firing as will now be described.

10 The piston retention and resetting mechanism 12 comprises a main body 22 with a conical inner surface centred on the axis of the barrel. A secondary body 23 of the mechanism 12 carries an array of caged balls 24 (only one of which is shown in the drawings), each ball being interposed for radial movement between the surface of the piston passing through the mechanism 12 and the conical surface on the main body 22. 15 The secondary body 23 carrying the balls 24 is capable of slight axial movement relative to the body 22 between a position such as that shown in Figure 1 in which the secondary body 23 abuts firmly against the main body 22 whereby the balls 24 are within a wider part of the conical surface of the body 22 and do not therefore grip against the piston 10, and a position in which the secondary body 23 is displaced slightly more forwardly relative to the main body 22 whereby the engagement between the balls 24 and the narrower part of the conical surface forces the balls into tight gripping engagement with the piston 10. The bodies 22 and 23, and the balls 24 form primary components of the resetting function of 20 the mechanism 12 which act to reset the piston after firing as will be described.

25 The mechanism 12 also has a retention function which acts to retain the piston 10 in its reset position. This function is principally assumed by an array of gripping pads 26 which lie within a conical spring 28 which abuts against the rear end of the front barrel section 8a. The pads 26 under the effect of radial pressure exerted by the spring 28 exerts 30 a light gripping pressure on the piston. A compression spring 29 is interposed between the

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rear end of the forward barrel section 8a and the front face of the secondary body 23 to apply an axial bias which moves the secondary body 23 into a position in which the balls 24 are in the wider part of the conical surface of the body 22 and hence do not exert a gripping force on the piston.

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The main body 22 of the resetting mechanism is extended rearwardly by a tubular extension 30 which terminates in a radially inwards annular abutment 30a overlying the forward end of the rear barrel section 8b, the abutment 30a forming a rear abutment for a compression spring 32 the forward end of which is attached to the forward end of the rear barrel section 8a. In the relaxed condition of the tool after completion of a firing stroke and in the cocked condition of the tool, the body 22 of the resetting mechanism abuts against the forward end of the rear barrel section 8b as shown in Figures 1 and 2 and the compression spring 32 of the resetting mechanism is in a relatively relaxed state.

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In the cocked condition of the tool when the barrel 8 and hence also the resetting mechanism displace rearwardly relative to the housing 2, a rear stop position is defined for the resetting mechanism by interaction between the main body 22 of the resetting mechanism and the interior surface of the housing 2 as shown in Figure 2. Upon firing of the tool, the rear barrel section 8b and breach block assembly 14 displace rearwardly under the effect of the recoil force against the bias of the main compression spring(s) 18 (see Figure 3). However, rearwards movement of the main body 22 of the resetting mechanism is prevented due to the interaction with the interior surface of the housing 2 as just described and hence the rearwards movement of the rear barrel section 8b relative to the body 22 of the resetting mechanism results in compression of the compression spring 32 of the resetting mechanism. As the rear barrel section 8b reaches its rearmost position on recoil, a pivotal latch 40 (Figure 3) carried by the rear barrel section 8b is displaced outwardly by a suitable bias such as a spring bias or a bias provided by the exhaust gases of the tool to lie behind the abutment 30a and thereby to releasably lock the rear barrel section 8b and the body 22 of the resetting mechanism in relative positions in which the forward end of the rear barrel section 8b is maintained rearwardly of the main body 22 of

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the resetting mechanism with the compression spring 32 of the resetting mechanism under its maximum compressive loading.

When the recoil force has been absorbed by rearwards movement of the rear barrel section 8a and breach block assembly 14 and compression of the main compression spring(s) 18, the main compression spring(s) 18 then unloads by propelling the breach block assembly 14 and rear barrel section 8b forwardly. The breach block mechanism 14 reaches a forward stop position but due to the momentum applied to the rear barrel section 8b its forward movement through the housing 2 continues until the forward end of the body 22 of the resetting mechanism which is rigidly linked to the rear barrel section 8b by the latch 40 reaches the forward end of the housing. As the rear barrel section 8b approaches its forward-most position in the housing, an unlocking cam 42 on the housing 2 interacts with the latch 40 on the rear barrel section 8b to pivot the latch 40 out of locking engagement with the abutment 30a of the resetting mechanism so that the resetting mechanism is released from its locking engagement with the rear barrel section 8b at the forward extent of the movement (see Figures 4 and 5). Release of the latching engagement enables the compression spring 32 linking the body 22 to the rear barrel section 8b to suddenly unload whereby the body 22 is moved rearwardly towards the front end of the rear barrel section 8b. This rearwards movement of the body 22 under the sudden unloading of the compression spring 32 causes the body 22 to displace slightly axially rearwardly relative to the secondary body 23 carrying the balls 24 whereby the balls 24 are forced by the narrower part of the conical surface into tight gripping engagement with the piston 10 which is in its forward-most position at that point whereby the piston 10 is also propelled rearwardly with a sudden force. When the body 22 meets the forward end of the rear barrel section 8b and can move rearwardly no further, the rearwards momentum previously applied to the piston 10 enables the rearwards movement of the piston 10 to continue, the movement of the piston 10 displacing the balls 24 into the wider part of the cone within the body 22 to ensure that the balls do not impede this movement. The momentum ensures that the piston 10 is returned into its rearmost position in the rear barrel section 8a in preparation for the next firing (see Figure 1).

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It is to be noted that during the resetting of the piston 10 within the barrel 8 in which the piston is propelled rearwardly relative to the barrel it also displaces rearwardly relative to the gripping pads 26. This rearwards displacement of the piston relative to the gripping pads 26 slightly draws the pads 26 axially rearwardly into the wider part of the conical spring 28 whereby to reduce almost to zero the gripping pressure exerted on the piston so that the pads 26 do not interfere with its rearward setting movement. However after the piston 10 has been reset into its rearmost position within the barrel there is a possibility that the piston 10 may slightly "rebound" forwardly from its rear stop position within the rear barrel section 8b. This rebound effect is resisted by the gripping pads 26 which, under the forwards movement of the piston 10 upon rebound, will be forced by the piston into the narrower part of the conical spring 28 so that the gripping pads 26 will exert on the piston sufficient radial pressure to resist rebound and to retain the piston 10 in its rear position. It is to be noted that even although the gripping pads 26 may not capture the piston 10 in its fully reset position, at the commencement of cocking of the tool on the next firing stroke, the rearwards displacement of the front barrel section 8a will cause the pads 26 and spring 28 to displace rearwardly into abutment with the secondary body 23 (this is the condition shown in Figure 2) and this displacement will cause the pads 26 to grip the piston to a sufficient extent as to displace the piston fully into its rearmost position within the barrel. This final resetting motion not only overcomes the problem of slight forwards rebound of the piston after primary resetting but also addresses a similar effect which may occur if the tool is not used for a long period of time after the previous firing and is subject to intense vibration, for example on the floor of a truck, whereby the piston "creeps" forwardly from its previously reset position. It is to be noted that although when the piston 10 is driven forwardly during the firing stroke the pads 26 will exert a gripping force on the piston, this force is of restricted extent and will be negligible in comparison with the kinetic energy of the piston on firing and hence will result in negligible power reduction.

In the tool particularly described it will then be appreciated that resetting of the piston after firing occurs automatically under the effect of the recoil forces. This not only results in no diminution of the driving power applied to the piston but, in the embodiment described, also provides effective isolation of the recoil forces from the operator.

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Although in the embodiment described the recoil system and resetting mechanism involve the use of compression springs in the form of coil springs other spring arrangements such as tension springs, elastomeric springs, or gas springs can alternatively
5 be used to absorb the recoil forces and to power the resetting mechanism. The resetting mechanism may also utilise means other than gripping balls for applying the resetting force to the piston.

The embodiment has been described by way of example only and modifications are
10 possible within the scope of the invention.

Throughout this specification and claims which follow, unless the context requires otherwise, the word "comprise", and variations such as "comprises" or "comprising", will be understood to imply the inclusion of a stated integer or group of integers or steps but not
15 the exclusion of any other integer or group of integers.

The reference to any prior art in this specification is not, and should not be taken as, an acknowledgment or any form of suggestion that that prior art forms part of the common general knowledge in Australia.

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THE CLAIMS DEFINING THE INVENTION ARE AS FOLLOWS:-

1. An explosively operated tool for driving a fastener into a substrate such as steel or concrete, said tool comprising a housing, a barrel assembly mounted within the housing, and a piston within the barrel assembly and actuated upon firing of the tool to drive a fastener in the forward end of the barrel assembly into a substrate, wherein the barrel assembly is mounted for axial movement within the housing and co-operates with a mass mounted for rearwards movement relative to the housing in opposition to a biasing force to absorb recoil on firing of the tool, and a resetting mechanism for resetting the piston into a rear part of the barrel assembly after firing, said resetting mechanism being powered in response to displacement of said mass on recoil.
2. A tool according to claim 1, wherein the resetting mechanism comprises means for engaging the piston in a forward position in the barrel, and means for displacing the engagement means rearwardly to thrust the piston rearwardly, said displacement means comprising an energy source in which energy is stored as a result of displacement of the recoil mass upon recoil.
3. A tool according to claim 2, wherein the energy source comprises a spring in which potential energy is stored in response to displacement of the recoil mass, said potential energy suddenly being released to cause the piston to be propelled rearwardly.
4. A tool according to claim 3, wherein the recoil mass is propelled rearwardly against a strong resilient bias to absorb the recoil force and is then propelled forwardly by that bias, the spring associated with the resetting mechanism being charged with potential energy in response to the forwards movement of the recoil mass.
5. A tool according to any one of claims 2 to 4, wherein the engagement means comprises means for gripping the piston at its forward end portion when in its forward position within the barrel assembly.

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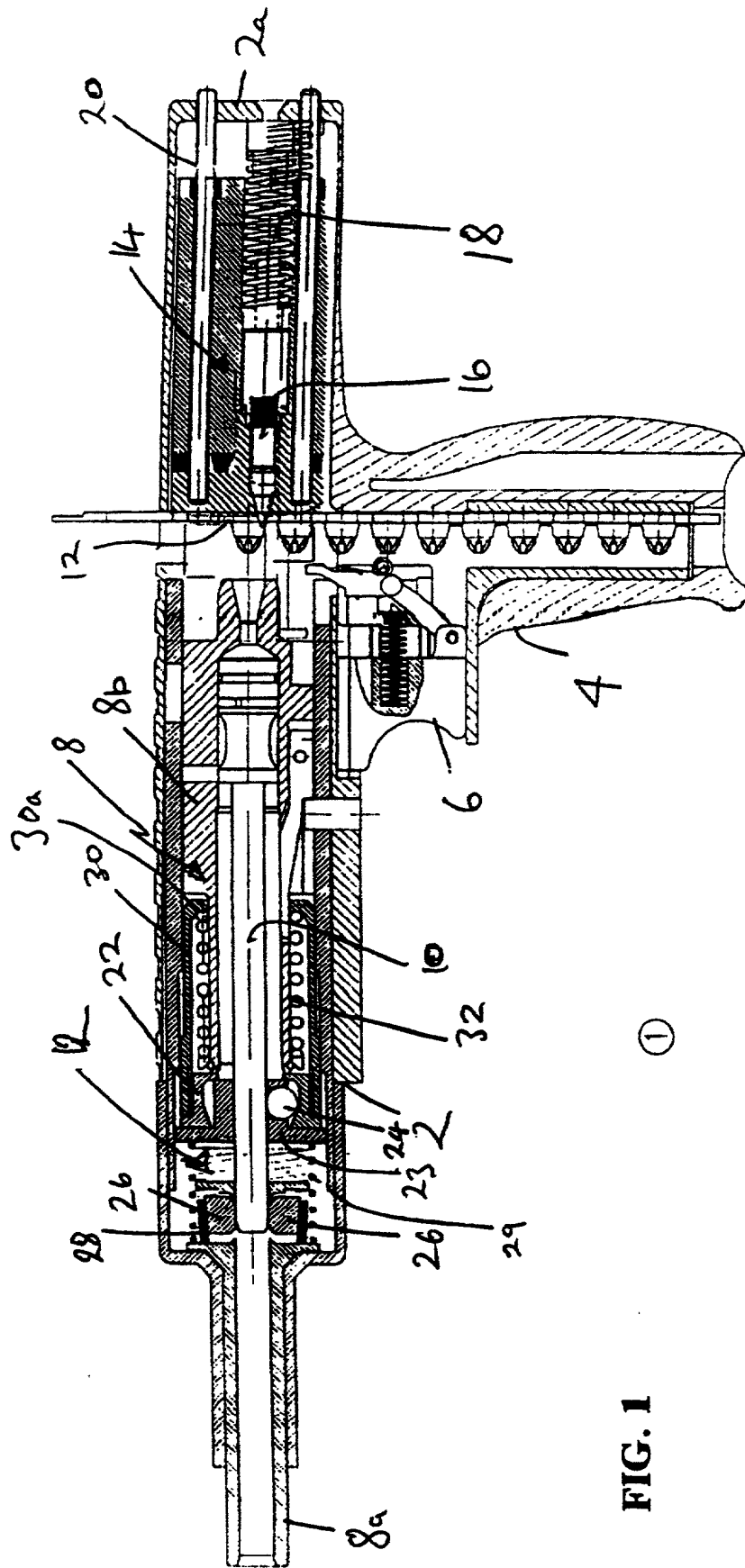
6. A tool according to claim 5, wherein the gripping means is interposed between forward and rear barrel sections of the barrel assembly.

7. A tool according to claim 5 or claim 6, wherein the gripping means comprise balls arranged around the axis of the piston to engage a peripheral surface of the piston, said balls co-operating with an inclined surface to force the balls into gripping engagement with the piston upon rearwards movement of the gripping means relative to the piston.

8. A tool according to any one of claims 1 to 7, further comprising piston retention means to retain the piston in its rearmost position after resetting, said retention means acting in response to rebound of the piston from its rearmost position as a result of the sudden thrust used to effect resetting.

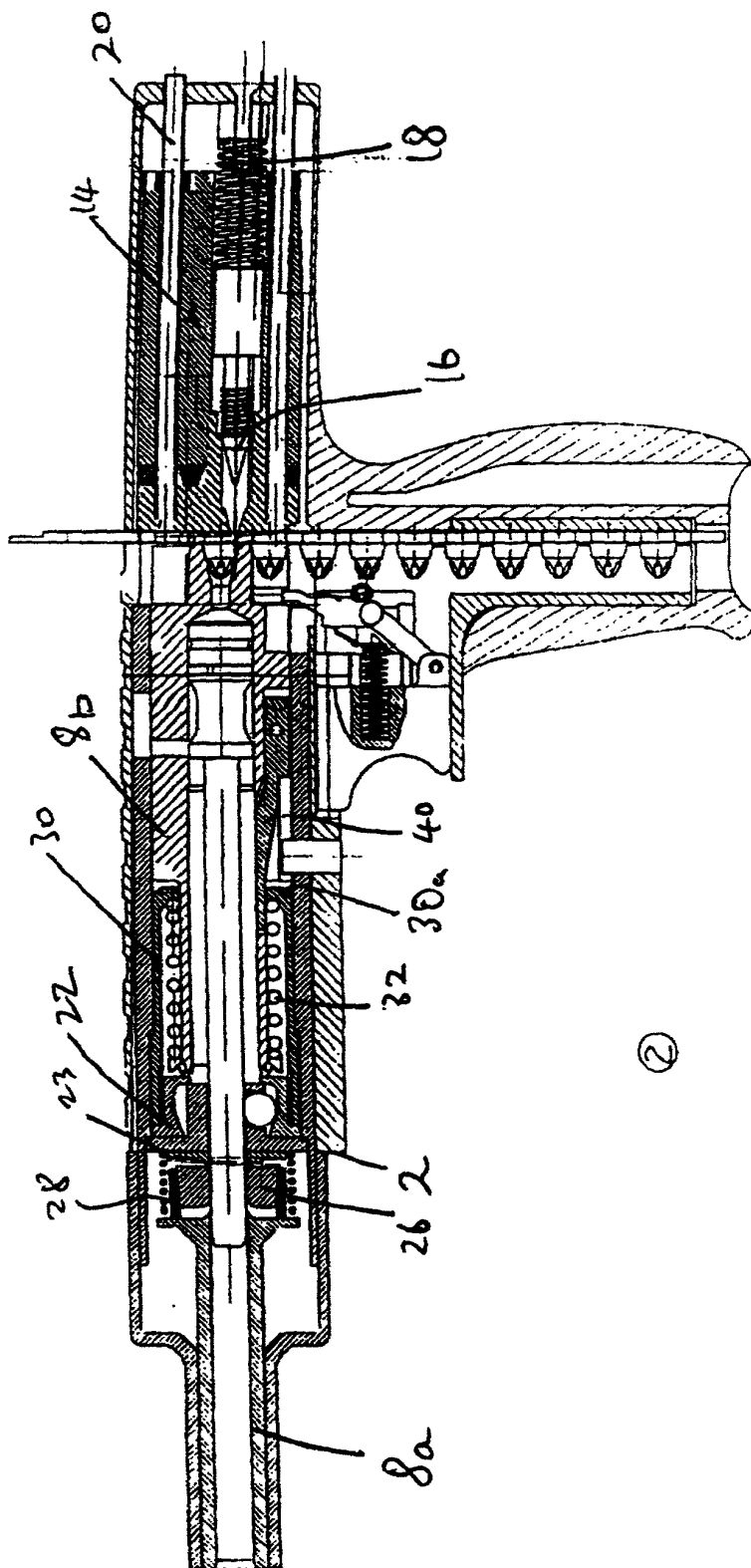
9. A tool according to claim 8, wherein the retention means comprise pads adapted to frictionally engage the piston.

1/5



①

FIG. 1



(2)

FIG. 2

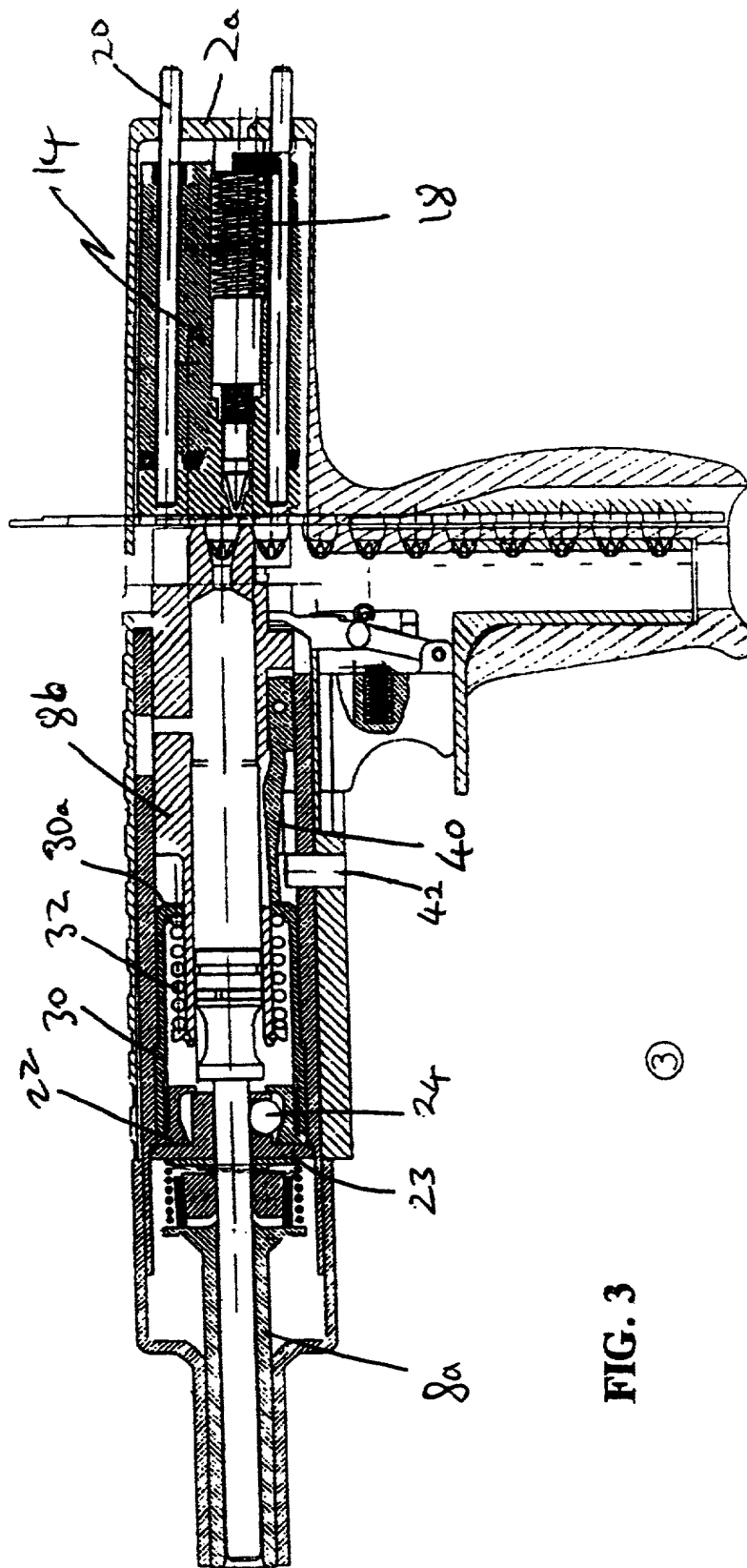


FIG. 3

(3)

Patent No. 6,033,360

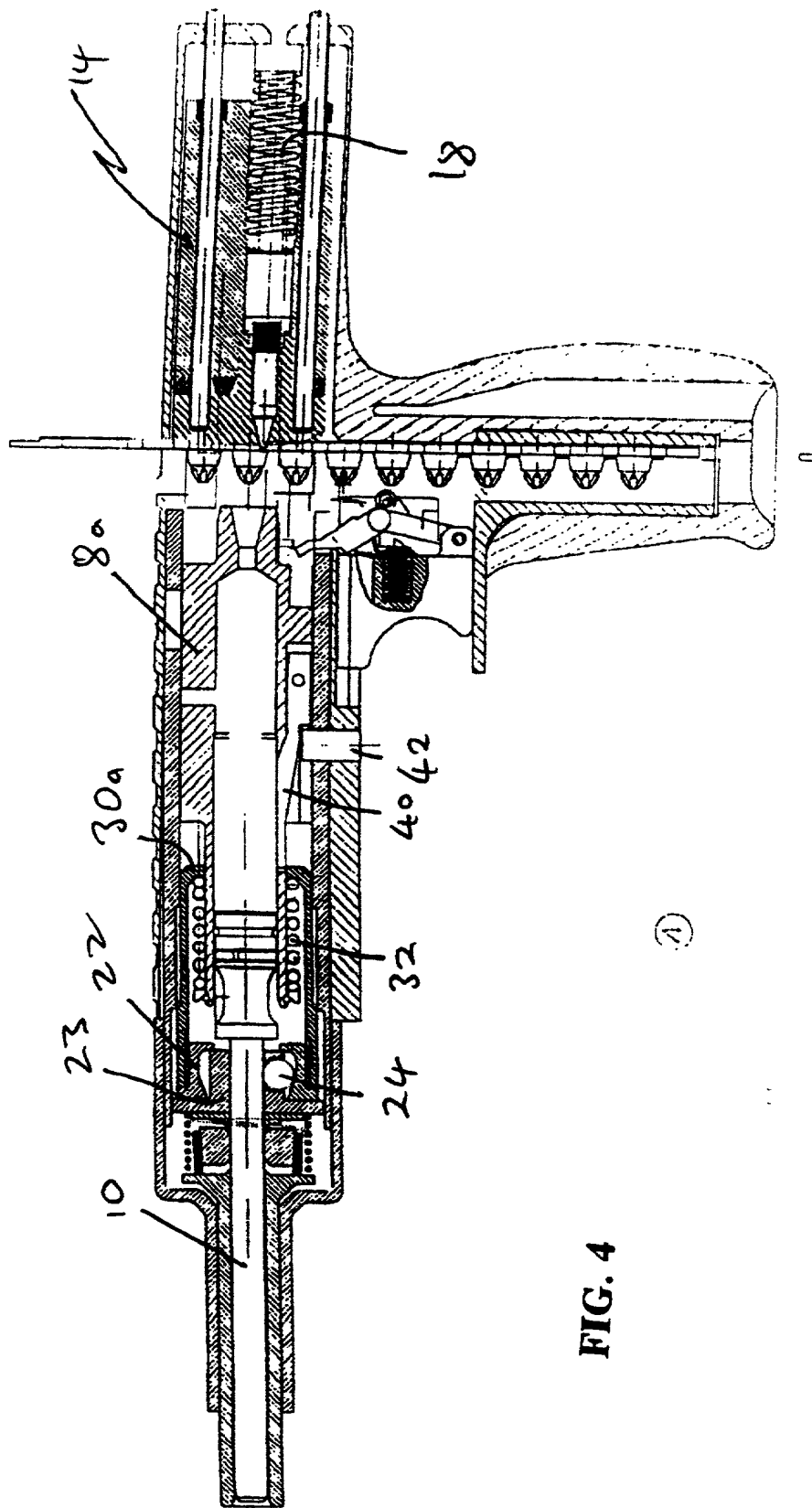


FIG. 4

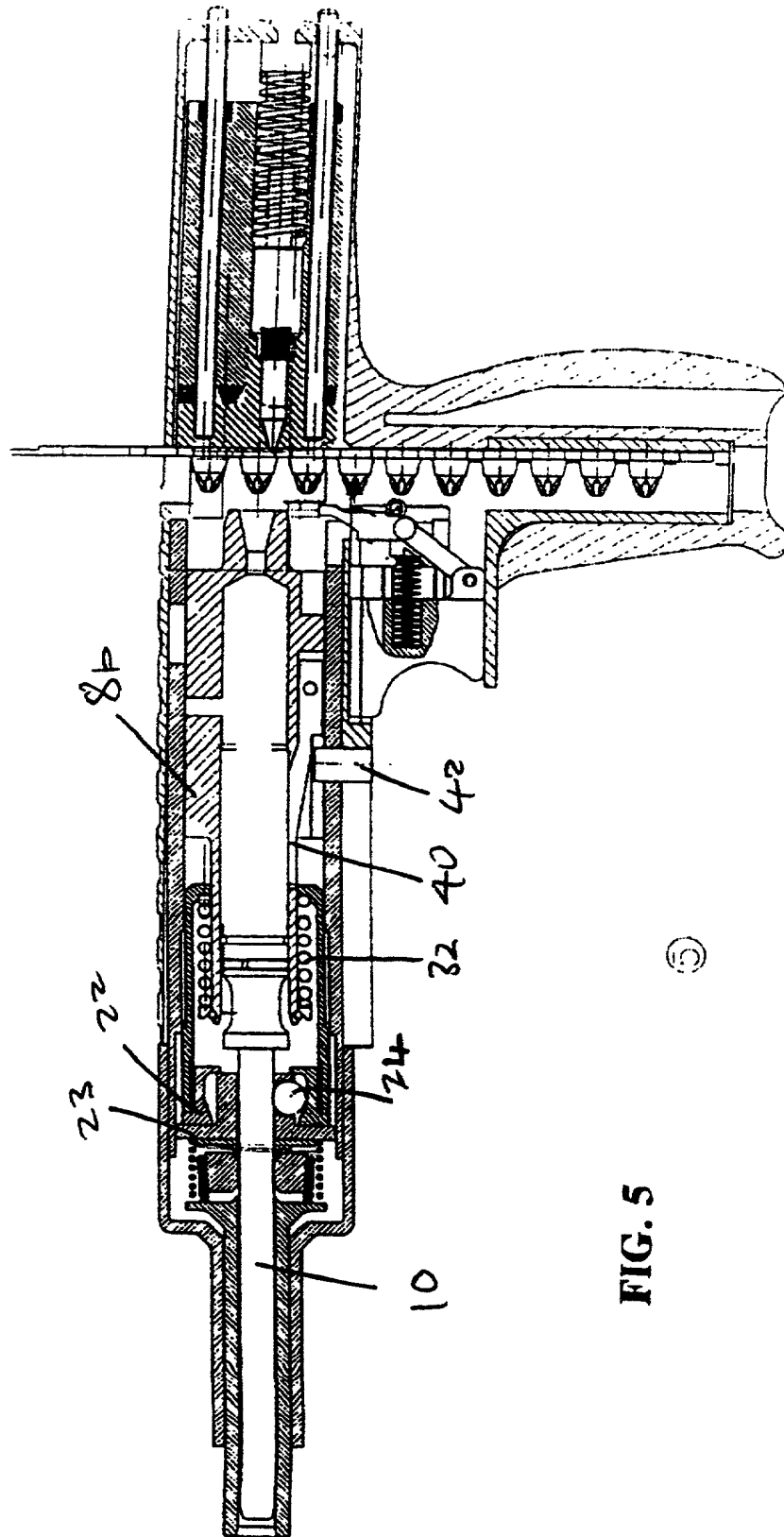


FIG. 5

FIG. 5

Docket No.:

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter claimed and for which a patent is sought on the invention entitled _____

Power actuated tools

the specification of which (x) was filed as International application PCT/AU00/01136

[] is attached hereto [] was filed on _____ as Application Serial No. _____ and was amended on _____ (if applicable)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is known to me to be material to patentability in accordance with Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT international application which designated at least one country other than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s):

Priority Claimed

<u>Number</u>	<u>Country</u>	<u>Day/Month/Year filed</u>	<u>Yes</u>	<u>No</u>
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PQ2924	Australia	17 September 1999	X	
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PCT/AU00/01136	PCT	18 September 2000	X	
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I hereby claim the benefit under 35 USC §119(e) of any United States provisional application(s) listed below.

Prior Provisional Application(s):

<u>Application Number</u>	<u>Filing Date</u>
---------------------------	--------------------

I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s), or Section 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, Section 1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Prior U. S. Application(s):

<u>Serial No.</u>	<u>Filing Date</u>	<u>Status: Patented, Pending, Abandoned</u>
-------------------	--------------------	---

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

① I hereby appoint the following attorney(s) and/or agent(s): Allan M. Lowe, Reg. No. 19,641; Benjamin J. Hauptman, Reg. No. 29,310; Israel Gopstein, Reg. No. 27,333; Kenneth M. Berner, Reg. No. 37,093; Michael G. Gilman, Reg. No. 19,114; Albert J. Fasulo II, Reg. No. 43,607; and Randy Noranbrock, Reg. No. 42,940, all of

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with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and all future correspondence should be addressed to them.

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Citizenship:

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